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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/742,394	12/22/2000	Laurent Lagosanto	032326-071	8740	
75	90 03/23/2005	EXAMINER			
James A. LaBarre			SONG, HOSUK		
BURNS, DOAN	NE, SWECKER & MAT	HIS, L.L.P.			
P.O. Box 1404		ART UNIT	PAPER NUMBER		
Alexandria, VA 22313-1404			2135		
			DATE MAIL ED: 03/23/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application N	Application No. Applicant(s)					
		09/742,394		LAGOSANTO ET AL.				
		Examiner		Art Unit				
		Hosuk Song		2135				
 Period for	The MAILING DATE of this communica Reply	tion appears on the cov	er sheet with the c	orrespondence ad	idress			
THE M.  - Extensing after SI  - If the polymer of NO polymer of Any rep	RTENED STATUTORY PERIOD FOR AILING DATE OF THIS COMMUNICATION of time may be available under the provisions of 3 (6) MONTHS from the mailing date of this community of the reply specified above is less than thirty (30) deriod for reply is specified above, the maximum statut to reply within the set or extended period for reply will by received by the Office later than three months after patent term adjustment. See 37 CFR 1.704(b).	ATION.  TOFR 1.136(a). In no event, he cation.  ays, a reply within the statutory or period will apply and will expire, by statute, cause the application.	owever, may a reply be tim minimum of thirty (30) days ire SIX (6) MONTHS from in to become ABANDONEI	nely filed s will be considered time the mailing date of this o D (35 U.S.C. § 133).				
Status								
1)⊠ F	Responsive to communication(s) filed	on <u>15 October 2004</u> .						
2a)□ T	his action is <b>FINAL</b> . 2b)		inal.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositio	n of Claims							
4; 5)⊠ C 6)⊠ C 7)⊠ C	claim(s) <u>1-28</u> is/are pending in the app a) Of the above claim(s) is/are claim(s) <u>1-13 and 19-28</u> is/are allowed claim(s) <u>14</u> is/are rejected. claim(s) <u>15-18</u> is/are objected to. claim(s) are subject to restriction	withdrawn from consid						
Applicatio	n Papers							
9)∐ TI	ne specification is objected to by the E	xaminer.						
10)∏ TI	☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
A	pplicant may not request that any objection	on to the drawing(s) be he	eld in abeyance. See	e 37 CFR 1.85(a).				
	eplacement drawing sheet(s) including th							
11)∟ TI	ne oath or declaration is objected to b	y the Examiner. Note t	he attached Office	Action or form P	TO-152.			
Priority un	der 35 U.S.C. § 119							
a)⊡ 1 2 3	cknowledgment is made of a claim for All b) Some * c) None of: Certified copies of the priority do Certified copies of the priority do Copies of the certified copies of application from the International ethe attached detailed Office action for the certified copies of the attached detailed Office action for the attached deta	cuments have been re cuments have been re the priority documents I Bureau (PCT Rule 17	ceived. ceived in Application have been received (.2(a)).	on No ed in this National	Stage			
Attachment(s	)							
`	/ of References Cited (PTO-892)	4) <b>Г</b>	Interview Summary	(PTO-413)				
2) 🔲 Notice (	of Draftsperson's Patent Drawing Review (PTO	-948)	_ Paper No(s)/Mail Da	ate	0.450)			
	tion Disclosure Statement(s) (PTO-1449 or PT lo(s)/Mail Date		Notice of Informal P Other:	atent Application (PT)	J-152)			

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

1. Claim 14 is rejected under 35 U.S.C. 102(e) as being anticipated by Linden et al(US 6,549,773).

Claim 14: Linden discloses an application program that provides services to clients via network in (col.4,lines 15-24 and fig.1). Linden discloses a first set of information that published on the network to provide clients with access to the service provided by application program in (col.11, lines 55-63). Linden disclose an address for a location on the network at which is stored a second set of information that is published on the network to provide clients with access to service in (col.3,lines 16-28;col.4,lines 23-27).

## Allowable Subject Matter

- 2. Claims 15-18 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 3. Claims 1-13,19-28 are allowed.

Claim 1: Prior art of record does not teach reading from first device a first set of information that is published on the network to provide clients with access to the service and an address associated with a second set of information that is published on the network to provide

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clients with access to the service and using address to read second set of information from a second device connected to the network and publishing a service bundle on network that contains at least some of the information from each of first and second sets of information.

Claim 11: Prior art of record does not teach reading an address from the smart card; using address to obtain a proxy for application from a second device on the network; and executing proxy on first device to thereby enable first device to operate as a gateway which receives calls for application from clients on the network and converts calls into commands that are transmitted to the card for processing by application.

Claim 19: Prior art of record does not teach a third device that communicates with a portable service provider containing an application that provides services via network, third device being operable to retrieve a second portion of information from portable service provider, read an address stored in portable service provider that identifies a location at which first portion of information is stored, retrieve first portion of information stored at address, and provide first and second portions of information to first device for publication on the network.

Claim 26: Prior art of record does not teach a second device that communicates with a portable service provider, and that is operable to read an address stored in portable service provider that identifies a location at which proxy is stored, retrieve proxy stored at address and execute proxy to function as a gateway which receive calls for application from clients on the network and converts calls into commands that are transmitted to portable service provider for processing by application.

Claims 2-10,12-13,20-25,27-28 are allowed because of dependency.

### Response to Amendment

4. Claims 1-28 are pending. Previous grounds of rejection are withdrawn in view of applicant's arguments filed 10/15/2004. However, newly discovered prior art has necessitated

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new grounds of rejection. Delay in citation of newly discovered prior art is regretted. See new rejection above.

#### USPTO contact information

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hosuk Song whose telephone number is 571-272-3857. The examiner can normally be reached on Tue-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on 571-272-3859. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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